

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN  
MILWAUKEE DIVISION**

---

JOHN HUBER, in his individual capacity  
and as Personal Representative of the  
ESTATE OF ANTHONY HUBER,

Plaintiff,

v.

DAVID G. BETH, in his individual and  
official capacity as Kenosha County  
Sheriff, et al.,

Defendants.

No. 2:21-cv-00969-LA

Hon. Lynn Adelman  
United States District Judge

**STIPULATION TO EXTEND TIME FOR DEFENDANT RITTENHOUSE TO  
RESPOND TO FIRST AMENDED COMPLAINT**

Plaintiff, Defendant Kyle Rittenhouse, and all other defendants who have appeared in this case stipulate to extend the time for Mr. Rittenhouse to answer or otherwise move respecting Plaintiff's First Amended Complaint by an additional seven days, to August 18, 2022.

1. On February 2, 2022, Plaintiff filed the operative First Amended Complaint (Dkt. 27).
2. On June 30, 2022, Plaintiff filed a Summons Return (Dkt. 53) representing that a summons for Mr. Rittenhouse was served on June 30, 2022.

3. Plaintiff agreed to provide Mr. Rittenhouse two prior extensions of time to answer or otherwise move respecting the First Amended Complaint, with the latest extension running through August 11, 2022.

4. Plaintiff now has agreed to provide Mr. Rittenhouse an additional extension of time to answer or otherwise move respecting the First Amended Complaint through and including August 18, 2022.

5. All other defendants who have appeared in this case agree to this additional extension.

6. The parties to this Stipulation agree that this additional stipulated extension of time will not prejudice any named party and is subject to and without waiver of Mr. Rittenhouse's defenses, including defenses to personal jurisdiction and service of process.

Date: August 11, 2022

s/Isaac W. Messmore  
Isaac W. Messmore  
NELSON MULLINS RILEY  
& SCARBOROUGH LLP  
1600 Utica Avenue South, Suite 750  
Minneapolis, MN 55416  
Telephone: (612) 464-7622  
Fax: (612) 255-0739  
[ike.messmore@nelsonmullins.com](mailto:ike.messmore@nelsonmullins.com)

Mark F. Raymond  
Shane P. Martin  
NELSON MULLINS RILEY  
& SCARBOROUGH LLP  
2 South Biscayne Boulevard, Suite 21  
Miami, FL 33131  
Telephone: (305) 373-9425  
Fax: (305) 995-6384  
[mark.raymond@nelsonmullins.com](mailto:mark.raymond@nelsonmullins.com)  
[shane.martin@nelsonmullins.com](mailto:shane.martin@nelsonmullins.com)

*Counsel for Defendant Kyle Rittenhouse*

Date: August 11, 2022

s/Anand Swaminathan (with permission)  
Anand Swaminathan  
Jon Loevy  
Arthur Loevy  
Dan Twetten  
LOEJVY & LOEJVY  
311 N. Aberdeen St.  
Chicago, IL 60607  
Telephone: (312) 789-4974  
Fax: (312) 243-5902  
[anand@loevy.com](mailto:anand@loevy.com)  
[jon@loevy.com](mailto:jon@loevy.com)  
[arthur@loevy.com](mailto:arthur@loevy.com)  
[dan@loevy.com](mailto:dan@loevy.com)

*Counsel for Plaintiff*

Date: August 11, 2022

s/Samuel C. Hall, Jr. (with permission)

Samuel C. Hall, Jr.

Sara C. Mills

Micaela E. Haggengjos

CRIVELLO CARLSON, S.C.

710 N. Plankinton Avenue, Suite 500

Milwaukee, WI 53203

Telephone: (414) 271-7722

Fax: (414) 271-4438

[shall@crivellocarlson.com](mailto:shall@crivellocarlson.com)

[smills@crivellocarlson.com](mailto:smills@crivellocarlson.com)

[mhaggengjos@crivellocarlson.com](mailto:mhaggengjos@crivellocarlson.com)

***Counsel for Defendants David G. Beth,  
Kenosha County, Waukesha County,  
Racine County, Sauk County, Walworth  
County, Washington County, and the  
respective John Doe Police Officers***

Date: August 11, 2022

s/Kyle Engelke (with permission)

Ted Waskowski

Kyle W. Engelke

Clementine Uwabera

STAFFORD ROSENBAUM, LLP

222 W. Washington Avenue, Suite 900

Madison, WI 53703

Telephone: (608) 259-2613

Fax: (608) 259-2600

[twaskowski@staffordlaw.com](mailto:twaskowski@staffordlaw.com)

[kengelke@staffordlaw.com](mailto:kengelke@staffordlaw.com)

[cuwabera@staffordlaw.com](mailto:cuwabera@staffordlaw.com)

***Counsel for Defendants Daniel Miskinis,  
Eric Larsen, City of Kenosha, Village of  
Menomonee Falls, City of West Allis, and  
the respective John Doe Police Officers***